# INDEX.

A

Absent defendant. (See WRIT.)

Action, privity, agreement with third party, 218, 622; against surveyors of highway, 350; railroad fence, 350; assessors, 896; defect in town house, 640; demand, 635; towns, 283, 655.

Admiralty, jurisdiction extends only to the legal title to a vessel, court cannot enforce the equities between mortgager and mortgagee, 501; practice, 331; cross libel, 324.

Advancement, 657.

Aliens, power of state court to naturalize under act of 1802, 371.

Alimony. (See MARRIAGE AND DI-VORCE.)

Alteration of instruments, 339; of charter party, 390; of policy of insurance, 565.

Amendment, 351.

Andrews, C. C., Digest of opinions of Attorneys-General, 58.

Angell, Joseph K. and Durfee. A Treatise on the Law of Highways, 479.

Appeal, 54, probate, 280, 285, 349; in insolvency, 287; compromise on, 468; effect of, on auditor's report in court below, 648; action on recognizance to prosecute, must be brought in court appealed to, 652; costs, 646; from justices court, amendment by officer, 686.

Apprenticeship, avoidance of illegal contract; parent's claim for ser-

vices, 641.

Arbitration, revocation of submission, 50; rule of insurance Co., that differences be left to arbitrators, 223; arbitration clause, when to 60\*

be enforced, 173, 174; bond to refer
— breach of, 342; award equivalent to verdict for purpose of issuing
injunction, 470. (See REFERENCE.)

Army, U. S. officer performing duties of higher grade, 634.

Arrest (See Execution, WRIT.)

Assault and battery, 344.
Assets, marshalling of, 474. (See

PARTNERSHIP.)
Assignment. (See BANKRUPT, &c.,

MORTGAGE.)

Assumpsit, witness fees, 174; use and occupation, 222; money had and received, 283; goods sold and delivered, building when personal property, 344; quantum meruit, 561; money paid, 593, 638; waiver of tort, 695.

Attachment, exemption from, 58, 216. (See Homestead.) An attachment of "all his interest in certain land" will hold an equity of redemption, 402; attachment of chattel on the person, 649.

Attorney and solicitor, liability of client for wrongful act of attorney, 392; attorney's lien on judgment for costs under N. Y. code, 577; value of services, 577; attorneys not public officers within stat. concerning illegal fees, 639; attorney's fee under Mass. liquor law, 653; attorney cannot take deposition, 694; privileged communication, 703

Audita querela, 53.

Auditor's report, evidence on appeal, 648.

Auctioneer, no implied authority to warrant quality, 651.

Autrefois convict, 693.

Award. (See Arbitration, Reference.)

B.

Bailment, 349. (See Carrier.) Bank checks, 222; liability of draw-

er, 378; holder has no action against bank for refusing payment when in funds, 138; bank liable on certified checks, when, 549.

Bankruptcy and insolvency, courts of, act of Mass. creating, 48; jurisdiction of, 659; debts and proof, 287, 409; necessaries, 294; judgment on claim for, 652; creditor's petition, 409; meetings and adjournments, 291; right of assignee to sue, 580; insolvency of corporation no discharge, 579; partnership distribution of assets, 582; effect of discharge on contract with citizen of foreign state, 347; discharge after judgment cannot be pleaded in review, 626; insolvency of trustee in foreign attachment, 287; defendant's insolvency does not compel the court to grant continuance, 683; assignment for benefit of creditors, 691.

Bastard, 648, 655.
Bates, Isaac L., Boston Board of Trade, Third Annual Report, 59. Bennett and Heard, Leading Cases in

Criminal Law, 415.

Bills of Exchange and Promissory Notes, Promissory Note, what is, 396; consideration, failure of, 652; liquors, 415; demand, 294, 333, 579; notice, 165; protest, certificate, 165, 593; foreign notary, 692; paper overdue or taken under circumstances of suspicion, 293, 596; negotiation on last day of grace, 596; effect of giving time to acceptor, 389; contract of indorsers, 593; indorsement by officer of corporation, 592; not payable to maker's order (N.Y. stat.) 161; on note promising to pay S. or his wife, \$8, yearly during their lives, wife may sue after death of husband, 654; original promissor, indorsement at date of making, 656, 696. (See BANK CHECKS.)

Bond to refer, 342; of officers, 398, 399, 695; of municipal officer, effect of change of tenure on sureties, 230; statute bond with unauthorized condition, 650; railroad bond

, 650, payable to

Brightly, Frederic C. Dig Laws of United States, 597. Digest of Brokers. (See PRINCIPAL AND AGENT.) Browne, Causten, A Treatise on the Construction of the Statute of

Frauds, 239 Burglary, 297 By-Law, 409.

C.

Carrier, common, 404; measure of damages against, 347, 129; if consignee refuse to pay carriage, yet goods must not be sent back before reasonable time has elapsed, 700.

Certiorari, 402.

Champerty and Maintenance, 13, 230, 514.

Chitty, Tompson, and Temple, Law of Carriers, 176.

Civil Discord in New York, 246, 541. (See LITIGATION, &c.)

Collateral security, mortgage assigned as, 295.

Condition, precedent, 591, 703. Conflict of Laws, 384, 634; State law cannot defeat right of action in U. S. courts, 606.

Conkling, Alfred, Admiralty Jurisdiction, Law and Practice, 355. Conkling, J., letter from, 475.

Consideration, compromise as, 402. Constitutional Law, 1, 43; obligation of contracts, 347, 606; trial by jury, 23, 33, 296; legislature cannot delegate power to create offences, — act concerning licenses to second hand dealers, 197; cruel and unusual punishments, 352; fugitive from justice, 651; powers of legislative and executive - publication of notices, 10.

Contract, 289; entirety of, 408; illegal, 159; construction of particular, 49, 51, 227, 292, 351, 383, 894, 404, 622, 397; rescinding of, 648, 695, 701; independent stipulations, 648; agreement to agree,

Conveyances, by railroad corporations of their franchise, &c., prize essay,

301, 361.

Corporation, evidence of existence, 216; municipal, secondary proof of incorporation, 278; municipal bylaw, 409; manufacturing, liability of directors, remedy in equity, 582; subscription to stock, liability of subscribers, 689; preference shareholders, right to dividend, 700.

Costs, trustee process, 58, 150; deposition of party, 687; on offer of judgment, 221; term fee, reference, 687; pro. ami, 166; taxation after one year, 168; on appeal, 646. (See TENDER, ATTORNEY.)

6

- Covenant, 472; real, 54, 392; to settle lands, 698; not to prosecute, what is breach of, 528.
- Court Martial, 631.
- Courts, county, of N. Y., powers of,
- Curtis, B. R., resignation of, 299. Cushing, Caleb, Attorney-General, opinion, 181.

# D.

- ges, prospective and exemplary n allowed for injuries received on railroad, 403; against carrier, measure of, 129, 347; for breach of real covenant, 54; on trespass de bonis asportatis, 282; on agreement to pay money in foreign country, 289; measure of, for delivery of inferior article, 702; confession of damages, 347; effect of, 401; damages on reversal of judgment on which property has been sold, 647; on conversion of private property to public use,
- 633. (See RAILBOAD.)

  Davis, Woodbury, memorialist in the matter of, 218.
- Deed, 167; execution by corporation, 653; reservation, 169, 691; attestation, 281, 411; description, 281, 584, 402, 652, 656; boundary on road, 407; condition, 642; reference to plan, 656; words which convey fee, 690.
- Dexter, Franklin, obituary notice,
- District Attorney, pro tem., 354. Divorce, (See MARRIAGE AND DI-
- VORCE.)
- Domicil, 353, 654. (See Conflict OF LAWS.)
- Dower, demand of, 650.
- Dred Scott, case of, 61, 235. Duress, 630.
- Durfee, Thomas, Angell & D. on Highways, 479.

# E.

Easement, drainage, 391; admission to prove, 658; extinguishment of, 218; easement appurtenant, 691.

- Edwards, Charles, Receivers in Equity, 598.
- Ejectment, 395.
- Ellis, Charles M., Amicable arrangement between debtor and creditor,
- Embezzlement, 407, 583.
- Emblements, 392.
- Eminent Domain, prize essay, 481; power of State to take land of U. S., 630; highway taken for a railroad, 449; compulsory purchase by railroad, " part of building," 471; franchise of corporation may be taken, 646; property in another State cannot, 646.
- Enemy, destruction of property by, liability of U.S., 630.
- Equity, jurisdiction, 220, 285, 498, 643, 577; pleading, 225, 585, 589, 643; parties, 498, 591; discovery, 341, 585; specific performance, 341, 469; may be decreed, though penalty provided for breach, 355.
- Escape, 205. (See IMPRISONMENT FOR DEBT.)
- Estate, tail, 342 Estoppel, 221, 281, 394, 395, 585,
- 627, 631, 690. (See LANDLORD & TENANT.) Etiquette of the bar, 421.
- Evidence, depositions, 166, 389, 694, 696; auditor's report, 648; post office register, 655; town records, 287; receipt, what is, 339; book accounts, 162, 165; secondary evidence, 278; degrees in, 162; presumptions, 397, 702; reputation, 287; opinions, 221, 588, 278; experts, 50; admissions and confessions,—admission of party in interest, 219; admission under duress,—search warrant, 584; confessions, 583; testimony given at fire inquest admissible against witness on trial for the crime, 354; res gestæ, 642; declarations of parties, 343; admission of servant, 653; parties as witnesses, - where one is dead, 414; bastardy process, 555; production of papers by, 658; deposition of - costs, 687; attesting witness, when deed may be proved without, 411, 588, 658; irrelevant testimony, effect of admission, 351. (See Husband and Wife, Witnesses.)
- Execution, arrest on, 592; levy on real estate, 220, 350; on rents and profits of life estate, 696; return of

levy conclusive between parties, 348, mistaken return of satisfaction does not bar action for balance,

Executors and Administrators, 230, 351, 593, 595; bond, 640; sureties on, 595; limitation of liability, 579; right to appeal, 280; foreign administration, 345; purchase of property by, 588; liability on contract of testator not requiring personal skill, 464.

False pretences, 385, 386, 411. Fixtures, 280, 601; rolling stock of Railroad Co., 678.

Fogg, George C., New Hampshire Reports, 478.

Forgery, 386, 411.

Fraud, 53, 56; fraudulent and voluntary conveyances, 220, 221, 343, 395, 475, 586, 642, 649, 691.

Frauds, statute of, 167, 585; sale of goods, 640; agreement to convey land, 341; note in writing, 225, 391, 698; guardian as auctioneer cannot sign memorandum, 654; part performance, 56, 474.

#### G.

Gaming, 294. Guaranty, 285, 298, 585, 591. Guardian and ward, 352, 410, 468,

# H.

Habeas Corpus, exceptions do not lie from decision of single judge discharging prisoner, 580; police court, power to issue, 651. Hale, George S., United States Digest

for 1856, 419.

Homestead exemption, 279; does not extend to leased property, 588; wife need not join in conveyance by guardian of husband, 352

Husband and wife, separate property of wife, 574; wife's power to dispose of real estate, 396; husband's interest in wife's distributive share of personalty before reduction to possession, 121; liability of estate of deceased husband for wife's board, on written promise, 464; widow's right to waive husband's will and claim personal property, 410; al-

lowance to widow, 645; statute enabling feme covert to sue does not authorize her to sue her husband, 170; wife's indorsements, 695; husband and wife as witnesses, 408, 414. (See MARRIAGE AND DIVORCE, HOMESTEAD.)

#### I.

Imprisonment, discharge after three months, fine and costs, 295; relaxation of imprisonment for debt when no discharge, 205. Indictment, 282, 297, 354, 400, 406

to 413, 644.

Injunction, award equivalent to verdict for purpose of issuing, 470. Insolvency. (See BANKRUPTCY AND

INSOLVENCY.

Insolvents in Massachusetts, 59, 119, 180, 240, 300, 360, 420, 479, 539,

599, 659, 712.

Insurance, Life, premiums falling due on Sunday, 273; misrepresentation of persons whose life is insured without privity of person effecting policy, 702; warranty, 702; printed prospectus, contract faith of, 702.

MARINE, misconduct of owner, 174; constructive total loss, 578; master's effects, average,

701.

FIRE, description, 389; alteration, 173; representation, con tinuing warranty, use of fuel, 565; representation of title, 410, 578, 682; description of premises as used for manufacture of lead pipe, sufficient notice that wooden drums would also be made, 578; breach of condition against extra hazardous trades, 410; insufficient repairs by underwriters, 650; sale of property insured, assignment of policy, 290; other insurance, notice of, waiver, writing and print, 286, 289, 565; surrender of policy, 286, 382; assessments, 297, 382, 638.

IN GENERAL, condition that difference concerning loss be kept to arbitration, held good in England, 223; foreign corporations, 290; charter and by laws may be proved by copies annexed to policy accepted by

defendant, 638.

Intoxicating liquors, 171, 219, 223, 282, 283, 352, 354, 355, 400, 406 to 413, 650; N. Y Law of 1857, 637; declaration for price of, need not allege sale to have been legal,

### J.

Joinder of parties in tort, negligence of two railroads, 156.

Judgment, foreign, 227; against party deceased, trustee process, 29; confession of judgment, sufficiency of statement, 575; offer of, under Mass. act. 221; erroneous return of satisfaction on execution, 352.

Jury, rights and duties of jurors, 6; conduct of, 49; challenge, 387 province in criminal cases, (trial by, See Constitutional Law.)

Justice of the Peace, jurisdiction, 57; warrant by, 223; justices court, 295. (See POLICE COURT.)

### K.

Kidnapping, fugitive from justice, Kinnicutt, Thomas, Judge, obituary

notice, 598. Keating, Solicitor General, 238.

# L.

Landlord and Tenant, 216, 397, 576; use and occupation, 222, 610; tenancy at will, alienation of fee, 628; effect of holding over, 891, 393, 397; estoppel to deny title, 394, 395; liability of assignee for benefit of creditors on lease held by debtor, 610.

Larceny, 23, 33, 353, 412.

Lawrence, Alexander H., obituary notice, 261.

power, Legislative constitutional limits of, 10.

Legislation in Massachusetts, recent,

Libel, report of public meeting, 229; privileged communication, 394.

Lien, 167, 697; carriers, 573; warehousemen, 398; material men, 170; materials must be furnished for particular vessel, 608; on vessels, Mass. act of 1855, 657; of shipowner on freight, 664.

Limitations, laches, delay in enforcing foreign judgment, 227; statutes of, 55, 384, 408, 634, 694; executors, &c., liability, 579; claim of pension, 631; act reviving barred claim, 632.

Litigations in municipal matters in N. Y., 246, 541.

Loan Fund Association, right to withdraw from, 658.

Loring, Edward G., Governor Gardner's refusal to remove, 231.

# M.

Mandamus, 54, 217.

Mauslaughter, death in England from blow given by foreigner at sea, does not give the English courts

jurisdiction, 386.

Marriage and Divorce, agreement to marry in future followed by connection, no marriage at common law, 397; marriage proposal, representations of parent, 472; divorce, cause commencing in another State, 582; domicil, 346; divorce does not ipso facto cut off husband's right in wife's real estate, 642; alimony, 581, 588, 592.

Merger, 576.
Mills. (See Watercourse.)

Misdemeanor, intimidating voter. 388; removing corpse from grave,

Mortgage, 589, 642; chattel, 52, 409, 586; for future advances, 343; fraudulent, to prevent attachment, indictment for, 586; assignment, 588, 690; partial assignment of chattel mortgage, right of possession, 651; foreclosure, 52, 218, 286, 294, 404, 635, 653; of mortgage assigned as collateral, 295; Mortmain, 697.

Naturalization. (See ALIEN.) Negligence and due care, 399.

New Trial, 284, 591, 592; notice of petition for, 402; misconduct of party, 280; weight of evidence, 561.

Nonsuit, 219.

Nuisance, 288, 413, 470; power to arrest for creating, 590; moving buildings in highway, shade trees, 340; former conviction for similar offence, 701.

Oakley, Thomas J., obituary notice, 177

Officer, 217; effect of receipt on liability, 53; purchasing on execu-tion, 169; liability in criminal cases, 222, 223; escape, 205; negligence in not knowing writ to be void, 703.

P.

Parent and child, 468; emancipation, 57; mortgage to secure parent's maintenance, 589; representation of parent on child's marriage, 472; parent not liable for child's support while detained by town at a pest house, 595. (See APPREN-TICESHIP.)

Partition, 341.

Partnership, what is, 215, 708; powers and duties of partners, proof of partnership, 170; ships of firm taxable at place of business, 659; dissolution, 174.

Patent, 173, 631; warranty of novelty, 894; if a new combination of parts make better machine, the amount of study or expense is immaterial, 668; patentee's belief in novelty, 668.

Pauper, limitation of actions by towns, 694; settlement, 49, 57, 58, 168, 639, 646, 648.

Payment, 230; application of, 849; money sent by mail, 655.

Penalty, note in nature of, 150.

Pensions, 631, 633.

Perjury, 411.
Pierce, Edward L., American Railroad Law, 357.

Pleading, 410, 414, 590, 638, 692; frivolous, 396; variance, 288; declaration for price of liquors, 351. ( See PRACTICE.)

Police Courts 406, 591; habeas corpus, 651.

Poor debtor, 220, 292; magistrate's record, 580; notice to creditor, recognizance, sureties, 581.

Post office, regulations, 630; register,

Pound, 586

Power, 472, execution of, 226, 227. Power of attorney, transfer of stock,

Practice, decisions in superior court of Suffolk, 685; exceptions, trial

below not deciding the whole case, 656; N. Y. code, 576; venue, corporation, 462; decisions under Mass. act of 1852, c. 312, 408, 580, 686 to 689; interrogatories, denial of signature, 652; double answer in abatement, 463; tender, costs, 149; continuance, suggestion of insolvency, 683; insufficient oath to arrest, dismissal of action, 694. (See TRUSTEE PRO-CESS.)

Principal and Agent, liability of agent, 217, 227, 229; of public agent, 50; definite instructions, 463; auctioneer's authority to warrant, 651; teller's authority to certify checks, 549; brokers, liability of unnamed principal, usage, 227; broker when agent for both parties, 387; conversion by factor, what is,

Principal and surety, 388, 398, 464; co-sureties, 51.

Prize, 385.

Probate, new court of, in England, 661.

Prochein ami. (See Costs, WITNESS-

Public lands, abandonment of reserve, 630.

R.

Railroads, damage to land, crossings, passes, fences, 288, 350, 405, 647; damages for "lands taken or in juriously affected," what is included, 389; conveyance of franchise, 301; regulations, duty to show tickets, 637. (See Damages, Join-DER, CARRIER.)

Rape, 354. Real Action, 351; pleadings and practice in, 587.

Receipt, 622.

Receivers, 574.

Record, authentication of, 345, 354. (See Poor Debtor.)

Redfield, Isaac F., Railways, 533. Reference, 170; recommendation no award, 692

Registry of Deeds, town clerk's liability 50.

Replevin, mortgage of chattels, 409. Revenue Laws, duties on quantity imported, loss of weight, 443; manufacturer's invoice, market value and not actual cost, 444; purchaser's cath, estoppel, 633.

Review, 638; of judgment of C. C. P.

affirming judgment of justice, 658; discharge in insolvency cannot be pleaded in, 626; omission of counsel to suggest insolvency, no casue for, 683; service of petition for, 687; petition denied on matter of law, exceptions, 695.

Richardson, William A., Banking Laws of Mass., 479.

(See WATER-Riparian owners. COURSE.)

Rivers as international boundaries, 181.

Robertson, George M., Hawaiian Islands Reports, 537.

Sale of chattels, delivery, 386; notice of sale, not equivalent to delivery, when, 55; warranty, 393; delivery when waiver of condition, 586; sale of vessel, liability of separate vendors, 692; attesting witness to bill of sale, 701.

School district, 344, 345; taxation of towns, 167, 280, 656, 657.

School certificate, 54.

Scribner v. Fisher, 2 Gray, 43, dissented from, 606.

Search warrants, 219.

Senators of the United States, election

Set-off, 577; of judgment against two in action by representative of one, 620; effect of nonsuit, 466.

Sedgwick, Theodore, Interpretation of Statutory and Constitutional Law, 175.

Ships and shipping. CHARTER PARTY, rights and liabilities under, 390, 135; freight, 296; owner's lien for freight, master's right to waive, 664; usage, stowage, 186; demurrage, 324; alteration of charter party, 390.

SHIPPING ARTICLES, words, "or wherever freight may offer," of no effect, 380.

SEAMEN, leaving unseaworthy vessel no desertion, 296; right to compensation for extra services if vessel becomes unseaworthy, 389; whaling voyage, right to oil in foreign port, if voyage is broken up, 673.

Collision, rule of damages, 471; repairs which make vessel more valuable than before, IN GENERAL, pilot, 172; registry acts do not compel disclosure of equitable title, 498. (See DAMAGES.)

Slander, 296, 580, 688.

Slave, emancipation by will, 505; slave brought into free State cannot be interfered with if he chooses to remain with his master, 455.

Spencer, Joshua A., obituary notice, 178.

Stoppage in transitu, 701.
Story, William W., Treatise on the
Law of Contracts, 358.
Suffrage, right of, "owner or tenant" under St. W. 4, c. 45.

Sunday, premiums payable on, 273;

travelling on, 401.

Supreme Court of Maine, powers and jurisdiction of, 218; of Vermont,

### T.

Taxes and Assessments, illegal, liability of assessors, 396; town officers no remedy over against town, 283; collector's bond, 695.

Temple, Leofric, and Chitty, Law of Carriers, 176.

Tenant in common, conveyance by, 657.

Tender, 292; of debt without costs, action may be entered for costs, 149.

Towns, and town officers, liability for town house, 655; to town officers, 283; oath of town officers, 690; health officers' power to take vessels, 697.

Township, common lands, 643.

Trespass, 282, 410; abuse of license, 55, 403; implied license under contract to sell, 403; mortgagee out of possession, 649; against tenant at will, 215.

Trover does not lie against officer for want of care in keeping property attached, 51; confusion of goods, conversion, 640; conversion by factor, 697.

Trust and Trustee, 395, 468, 589; charitable trust, 345, 384; result-

ing trust, 475. (See Equity.)
Trustee process, 53, 54, 285, 402; costs on, 58, 150; practice, 458, 465, 685, 686, 687; promissory note, notice, 406; infant, debt for necessaries, 52; no debt till judgment in action of tort, 291; mortgage of vessels at sea, 569; insolvency of trustee's estate, 287.

U.

Usage, 186, 227. Usury, 585, 634.

. W.

Wager, 298.

Warrant, 222, 223; search, barn no part of dwelling house, 692.

part of dwelling house, 692.

Watercourse, 350, 390, 393; mills, flowing, 693; mill owner cannot prescribe for subterranean stream, 387; artificial watercourse, highway over, 645.

Way, proceedings on laying out, discontinuing &c., 284, 288, 342, 584, 651; bridge is highway, 646; proving highway by reputation, 287; defects, and liabilities therefor, 284, 287, 353, 405, 655; declaration in case for damage received, 401; highway over private watercourse, 645; highway cannot be taken for railroad without compensation to owners of fee, 449; distress by

surveyor, 640; liability of surveyors, 350. (See Nuisance.)

Wilkins, Sergeant, obituary notice,

Will, devise and bequest, execution of will, 472; revocation, 470; sanity of testator, 702; construction of particular devises, 224, 226, 383, 284, 395, 471, 474, 652, 698, 703; vested and contingent estate, 473, 636; estate for life, 698; with power of sale, 689; undue influence on testator, 224, 383; charitable bequests, 175, 471, 697, 699; perpetuity, 395; codicil, after-acquired property, 172.

Witness, refreshing memory, 165; prochein ami, 166; accomplice, 591; privilege from arrest, 702; fees can be recovered, when, 174; deposition of party to suit, 687. (See Evidence, Husband and Wife.)

Writ, defects in service, 406, 465, 686; service of trustee writ, 409; conclusiveness of return, 627; endorsement, 647; absent defendant, 465; oath for arrest on mesne process, 694; party arrested on void writ cannot be detained on valid one, 703.

